EXHIBIT 5

REDACTED VERSION OF DOCUMENT SOUGHT TO BE SEALED

EXHIBIT 5

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UNITED STATES DISTRICT COURT
1
2
        NORTHERN DISTRICT OF CALIFORNIA
3
            SAN FRANCISCO DIVISION
4
           Case No. 17-cv-00939-WHA
5
6
   WAYMO LLC,
7
                Plaintiff,
8
        - against -
9
   UBER TECHNOLOGIES, INC.; OTTOMOTTO, LLC;
10 OTTO TRUCKING LLC,
1|1
                Defendants.
1|2 -----x
1|3
    HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY
1 4
1|5
16
              Videotaped 30(b)(6) Deposition
17 of GARY BROWN, taken by Defendants, held
18 at the offices of Morrison & Foerster LLP,
   250 West 55th Street, at 9:59 a.m. on August
19 8, 2017, New York, New York, before Jineen
   Pavesi, a Registered Professional Reporter,
20 Registered Merit Reporter, Certified Realtime
   Reporter and Notary Public of the State of New York.
2|1
22
23
24 Job No. 2671217A
25 Pages 1 - 305
                                               Page 1
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1
   position and we will just leave it at
                                                01:57:40PM
2
                                                01:57:41PM
   that.
3
               MR. BAKER: Okay, we obviously 01:57:41PM
4
   disagree and we have determined during the
                                               01:57:43PM
5
   break that there is information on those
                                                01:57:50PM
   pages that is privileged and work product
6
                                                01:57:52PM
7
   and so we'll be clawing those back.
                                                01:57:55PM
8
               MS. GOODMAN:
                            Okay; you have
                                                01:58:02PM
9
   waived privilege, that's our position, and
                                                01:58:03PM
   I will leave it at that.
                                                01:58:05PM
11
               You stated your position twice, 01:58:06PM
12 I stated my position twice and we're done. 01:58:08PM
               MR. BAKER: I will just say I
13
                                               01:58:10PM
   disagree.
                                                01:58:11PM
14
  EXAMINATION (Continued)
                                                01:58:11PM
16 BY MS. GOODMAN:
                                                01:58:16PM
17
       Q.
               Mr. Brown, when did Mr.
                                                01:58:16PM
   tell you that Anthony Levandowski
                                                01:58:18PM
   downloaded 14,000 files?
19
                                                01:58:20PM
20
               I think sometime between August 01:58:28PM
21
   and October 2016.
                                                01:58:32PM
               That's your best recollection
22
                                                01:58:36PM
       O.
   sitting here today of when you learned
                                               01:58:37PM
   Anthony Levandowski downloaded 14,000
                                                01:58:42PM
25 files?
                                                01:58:44PM
                                                Page 137
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